

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF NEW YORK

Association of Jewish Camp Operators,)	
)	
Samuel Werzberger, MD, FAAP,)	
)	
Ariela Orkaby, MD, MPH,)	
)	
Beth Statfeld,)	
)	
Gail Zahtz,)	
)	
<i>Plaintiffs,</i>)	
)	
<i>v.</i>)	Case No. 1:20-CV-0687 (GLS-DJS)
)	
Andrew M. Cuomo , Governor of the)	
State of New York, in his official capacity,)	
)	
)	
<i>Defendant.</i>)	
)	

DECLARATION OF AVI SCHICK

Pursuant to 28 U.S.C. § 1746, I, Avi Schick, hereby declare as follows:

1. I voluntarily and freely make this declaration for use as evidence in support of the Application for a Temporary Restraining Order and Preliminary Injunction, filed by the Association of Jewish Camp Operators (the “Association”); Samuel Werzberger MD, FAAP; Ariela Orkaby Sherman, MD, MPH; Beth Statfeld; and Gail Zahtz (collectively, “Plaintiffs”) in the above-styled action, for use in any other proceeding in the above-styled action, and for any other use or purpose authorized by law. I have personal knowledge as to all matters set forth herein, and I am competent and authorized to make this declaration to the statements and facts contained herein.

2. I am counsel for Plaintiffs in the above-captioned case, and I make this declaration pertaining to Exhibits A to M attached hereto and filed in support of the Motion for Temporary Restraining Order and Preliminary Injunction.

3. I hereby certify that Exhibits A to M are true copies of the original digital sources, or pertinent excerpts from those sources, with the exception of digitally inserted Exhibit Markings and pagination added to each Exhibit.

I declare under penalty of perjury that the foregoing is true and correct. Executed on June 21, 2020.



Avi Schick
avi.schick@troutman.com

Troutman Sanders LLP
875 Third Avenue
New York, NY 10022
(212) 704-6000

Attorney for Plaintiffs